

Practitioner's Docket No.: 791 147

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of: Masahiro KIDA

Ser. No.: 09/863,680

Group Art Unit: 1742

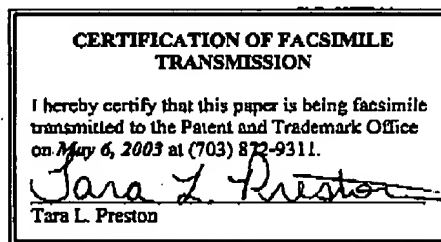
Filed: May 23, 2001

Examiner: Jenkins, D.

Confirmation No.: 1276

For: **PROCESS FOR PRODUCTION OF INTERMETALLIC COMPOUND-BASED COMPOSITE MATERIAL**

Mail Stop AF
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450



REQUEST FOR RECONSIDERATION

Sir:

The following remarks are in response to the Final Office Action mailed January 14, 2003. Claims 1-18 are pending herein.

Examiner Jenkins is thanked for courtesies extended to Applicant's representatives during a telephone interview on April 30, 2003. The substance of that interview has been incorporated into the following remarks.

14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849

Pending independent claim 1 recites a process in which an intermetallic compound-based composite material is produced. The composite material has a reinforcing material and an intermetallic compound. The reinforcing material (e.g., Al_2O_3 , AlN , SiC , Si_3N_4) is mixed with a metal powder (e.g., Ti , Ni , Nb) and then impregnated with an Al melt. The metal

- 2 -

powder reacts with the molten Al and is converted into an aluminide intermetallic compound. It is preferred that all of the Al is converted to the intermetallic compound, but up to 30 mass percent may remain in the final composite material. Accordingly, the final composite material includes the reinforcing material, the intermetallic compound and up to 30 mass percent Al.

The claimed mass ratio of 0:10 to 3:7 means that the intermetallic compound makes up at least 70% of the total of the combined intermetallic and metal phases (hereinafter "the metal matrix"). While Al can remain in the metal matrix in an amount of up to 30%, it is preferable that all of the Al be converted into the intermetallic compound upon reacting with the metal powder mixed with the reinforcing material.

Pending independent claim 13 recites a similar process except that an oxide powder (which is reducible by Al) is added to the components making up the mixed powder.

Controlling the mass ratio of residual Al to the intermetallic compound in the matrix (as claimed) provides several benefits, which include: a composite material having sufficient mechanical strength near the melting point of aluminum; a composite material having thermal resistance without showing a corresponding reduction in mechanical strength; and a composite material having increased fracture resistance characteristics due to a ductile phase (see paragraph [0037] of the present specification). Applicants respectfully submit that Newkirk, discussed below, does not disclose or suggest that the intermetallic compound should be at least 70% of the metal matrix post impregnation with the molten Al, as claimed.

Newkirk deals with a process of modifying the properties of a metal matrix included in a composite structure. A reinforcing material (e.g., Al_2O_3), which can be mixed with a metal powder (e.g., Ni, Cu or Mg), is infiltrated with a matrix metal (e.g., Al or Al alloy). However, contrary to the metal matrix obtained from the composite forming process of the

- 3 -

claimed invention, Newkirk's final composite structure (i.e., after the matrix metal infiltration step) includes a metal matrix that is predominantly made up of Al. This is shown most clearly in Fig. 4 of Newkirk, which will be discussed below.

Fig. 4 of Newkirk shows an electron microscope image of the final composite structure and provides the only disclosure in Newkirk by which to assess quantitatively the amount of Al compared to the amount of intermetallic compound in the metal matrix after the infiltration of the molten matrix metal. As is shown in Fig. 4, the final composite structure includes a ceramic phase (i.e., Al_2O_3 particles 52 shown in the dark areas), a metal phase (i.e., Al or Al alloy 54 shown in the grey areas) and an intermetallics phase (Al-Cu intermetallic compound 53 shown in the white areas).

Fig. 4 of Newkirk clearly illustrates that Al-Cu intermetallic compound 53 is not even close to being at least 70% of the metal matrix. Nor would skilled artisans, based on Fig. 4 and the rest of Newkirk's disclosure, be led to reasonably believe that any benefits would arise out of controlling the intermetallics phase to be at least 70% of the final reaction product, let alone the benefits discussed above. Indeed, Newkirk clearly teaches the opposite of the claimed invention, which is that the metal matrix (post matrix metal infiltration step) should include a large amount of metal phase 54 relative to the amount of intermetallics phase 53.

Figs. 5a-5d of Newkirk show electron microscope pictures of samples A-D listed in Table 1 (see cols. 35 and 36 of Newkirk). The composite structures of samples A-D are formed by infiltrating an Al_2O_3 filler material with an Al-based matrix metal (e.g., Al or Al alloy). In these samples there is no metal powder that is mixed with the Al_2O_3 filler material prior to being infiltrated with the molten matrix metal. As such, the composite structures shown in Figs. 5a-5d include only a ceramic phase (dark areas) and a metal phase (white

- 4 -

areas), but do not have an intermetallics phase dispersed therein, as claimed. Instead, the intermetallics phase is subsequently formed using a separate heat treatment step after the composite structure is formed (i.e., post infiltration with the molten matrix metal).

During the above-mentioned telephonic interview, Examiner Jenkins pointed to column 13, lines 40-50 and column 14, lines 22-29 and contended that Newkirk teaches that the metal matrix in the final composite structure can be formed entirely from intermetallics. Applicant respectfully disagrees.

With respect to column 13, lines 44-50 of Newkirk, it is stated that "when a specified metal is mentioned as the matrix metal, it should be understood that such matrix metal includes that metal as an essentially pure metal, a commercially available metal having impurities and/or alloying constituents therein, an intermetallic compound or an alloy in which that metal is the major or predominant constituent." Applicant interprets Newkirk's laundry list of metals that can allegedly be used as the matrix metal to mean that when a specified metal (Al, for example) is identified as the matrix metal, that metal can be included (rather than excluded) in the form of an intermetallic compound. In other words, in an infringement context, for example, *an intermetallic compound is not necessarily excluded from being used as the matrix metal*. This is nothing more than an attorney's unreasonable attempt at providing the broadest possible protection for Newkirk's claimed invention in an infringement context. By no means is this an enabling disclosure of how to make a composite material having at least 70% intermetallic compound in the matrix, as in the present invention.

Assuming that Newkirk's matrix metal reacts with another metal mixed with the filler material upon infiltration (as claimed), there is no disclosure or suggestion that all of Newkirk's matrix metal would be converted into intermetallics. For example, Newkirk

- 5 -

clearly discloses that "such matrix metal *includes* (emphasis added) that metal as... an intermetallic compound" (see column 13, lines 46-49). Accordingly, Newkirk does not disclose that the final metal matrix (as opposed to the matrix metal itself) is formed entirely of an intermetallic compound after the matrix metal infiltrates the filler material, but rather, discloses that the matrix can include intermetallic compound in some unspecified percentage.

Moreover, there is no disclosure in Newkirk of how one skilled in the art would make a composite structure including a metal matrix that includes 100% intermetallics phase, especially in light of Newkirk's Fig. 4 (discussed above) and Newkirk's Examples. Again, Fig. 4 strongly contradicts the PTO's position that Newkirk's matrix is at least 70% intermetallic compound.

With respect to column 14, lines 22-29 of Newkirk, it is stated that a reaction product (e.g., the metal matrix) "should also be understood as *including intermetallic compounds* (emphasis added) which form as a result of the above-described reaction(s)." As should be clear from the above discussion, Newkirk merely discloses that the final metal matrix product (e.g., the matrix metal phase and the intermetallics phase) can *include* intermetallic compounds. This does not, however, disclose or suggest that the mass ratio of intermetallics in the metal matrix is or should be controlled to be within any range relative to the infiltrated molten matrix metal, let alone that at least 70% of the infiltrated molten matrix metal is converted into an intermetallic compound, as claimed.

In view of all of the foregoing, reconsideration and withdrawal of the rejection of claims 1-18 under §103(a) over Newkirk et al. are respectfully requested.

If Examiner Jenkins believes that further contact with Applicant's attorney would be advantageous toward the disposition of this case, he is herein requested to call Applicant's attorney at the phone number noted below.

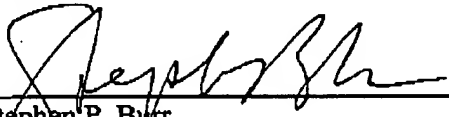
- 6 -

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No. 50-1446.

Respectfully submitted,

May 6, 2003

Date


Stephen P. Burr
Reg. No. 32,970

SPB/SC/tp

BURR & BROWN
P.O. Box 7068
Syracuse, NY 13261-7068

Customer No.: 025191
Telephone: (315) 233-8300
Facsimile: (315) 233-8320